

No. 7418

Day

Jeremiah

1825, Sept. 6

12/12

Essex, ss.

PROBATE OFFICE, January 10, 1826.

I HEREBY CERTIFY, that the debts against the estate of
Jeremiah Day, late of *Inswick*
in said County, *yeoman*, deceased, in testate, do
amount to *one hundred thirty three*
dollars, *ninety one* cents more than all *his* personal
estate; as appears by the records in said Office.

North. Lovell, register.

7418
\$ 133.91

ESSEX, ss. At a Court of Probate holden at Ipswich
in and for said county, on the first Tuesday in December, A. D. 1826,
Samuel Henderson, administrator, having presented
for allowance his account of administration
of the estate of Jeremiah Day, late of Ipswich in said county,
yeoman, deceased, intestate:—

ORDERED, That the first Tuesday in February next, eleven of the clock
before noon, be assigned as the time for considering said account
at a Court of Probate then to be holden at Ipswich in said county; and that said
administrator give notice to all persons interested in said estate, by causing an attested
copy of this order to be published three weeks successively in the Salem Gazette,
printed in Salem,
the last publication to be
fourteen days at least before said time, that they may be present, and shew cause, if
any they have, why said account should not be allowed.

J. D. White Judge of Probate.

ESSEX, ss. At a Court of Probate holden at *Newburyport*

in and for said County on the *last* Tuesday in *December*, A. D. 1825.

ON the petition of *Samuel Henderson*, administrator

of the estate of *Jeremiah Day* late of *Ipswich* in
said county, *yeoman*, deceased, *intestate*, shewing, that the

debts against the estate of said deceased amount to *one*
hundred thirty three dollars *ninety one* cents

more than all his personal estate; and praying, that he may be duly empow-
ered and licensed to sell so much of the real estate of said deceased

as shall be necessary for the payment of said debts, with inciden-

tal charges:—

ORDERED, That the *third* Tuesday in *January* next, *eleven*
of the clock *before* noon, be assigned as the time for considering said peti-
tion, at a Court of Probate then to be holden at *Gloucester*

in said County; and that said administrator give notice

to all persons interested, by causing an attested copy of this order to be publish-
ed three weeks successively before said time in the *Salem Gazette*,
printed in *Salem*, that they may be present, and shew

cause, if any they have, why the prayer of said petition should not be granted.

D. White Judge of Probate.

To the Honorable *Daniel a. White* esquire, Judge of Probate
for the County of Essex.

RESPECTFULLY SHOWS *Sarah Day* that she is the widow of
yourself *deceased* late of *Spuril* in said county,
deceased, intestate; and that said deceased died seized and possessed of real
estate, in which she is entitled to dower, and which she is desirous of holding in severalty; and that said real
estate is free of incumbrance.

She therefore prays, that a committee may be appointed to

set off her said dower, agreeably to law in such cases made and provided.

Dated at *Spuril* this *27th* day of *December*, A. D. 1825.

For *Sarah Day*
Jamud Henderson
ESSEX, ss. At a Court of Probate holden at *Newburyport* in and for said county,
on the *last* Tuesday in *December*, A. D. 1825.
The foregoing petition being duly considered, It is thereupon decreed, that the prayer thereof be
granted; and that *Daniel Lord, Moses Thatchwell and*
Charles Kimball,
all of *Spuril,* and freeholders in said county, be appointed a committee for the
purpose therein prayed for; warrant issuing accordingly in due form.

D. A. White Judge of Probate.

To the Honorable *Daniel A. White* Esq. Judge of

Probate for the County of Essex.

Humbly shews *Sarah Day* that she is ^{the} widow of
county, *Perennial Day*, late of *pswich* in said
yeoman, deceased, intestate; and entitled to her wearing
apparel, according to the degree and estate of her said husband; and such further
necessaries, as your honor shall see fit to order, having regard to the state of the fa-
mily under her care:—She *is very needy and*

aged and in a feeble state of health.

and the personal estate of said deceased is
only \$32.75

She therefore prays your honor to allow her such necessaries out of the ~~personal~~
estate of said deceased, as shall seem fit and reasonable, agreeably to law in such
cases made and provided.

Dated at *pswich* this *twenty seventh* day of *December*, A. D. 1825.

For Sarah Day
Samuel Henderson

Essex, ss. At a Court of Probate holden at *Newbury port*
in and for said County, on the *last* Tuesday in *December*, A. D. 1825.

The foregoing petition being duly considered,—It is thereupon decreed, tha
the said widow have and receive to her own use, as an allowance for necessa
ries, such articles, beside her apparel, out of the personal estate of said deceased, a
~~she may choose, to the amount to~~ *thirty two*
dollars, *seventy five* according to the inventory of the estate of sai
deceased on record in the probate office; the same to be allowed to the admini
strator on settling the account of administration of said estate.

D. A. White Judge of Probate.

KNOW ALL MEN BY THESE PRESENTS, That we Samuel Henderson, mariner, as principal, and Daniel Lord yeoman, — — and Manning Dodge, trader, as sureties, all of Ipswich in the county of Essex,

within the Commonwealth of Massachusetts, are holden and stand firmly bound and obliged unto Daniel H. White, Judge of Probate of Wills, and for granting Administration, within the County of Essex, in the full and just sum of one thousand dollars, to be paid to the said Daniel H. White, and his successors in said office; to the true payment whereof we do bind ourselves and each of us, our and each of our heirs, executors and administrators, jointly and severally, by these presents, sealed with our seals. Dated the sixth day of September in the year of our Lord one thousand eight hundred and twenty five.

The Condition of this Obligation is such, that, if the above bounden

Samuel Henderson, administrator of all and singular the goods and estate of Jeremiah Day, late of Ipswich in said county, yeoman, deceased, do make, or cause to be made, a true and perfect inventory of all and singular the real estate, goods and chattels, rights and credits of said deceased, which have or shall come to the hands, possession or knowledge of him the said Samuel Henderson, or into the hands or possession of any other person or persons for him and the same, so made, do exhibit or cause to be exhibited, into the Registry of the Court of Probate of the said County of Essex, at or before the sixth day of December next ensuing; and the same goods and chattels, rights and credits, and all other the goods and chattels, rights and credits of the said deceased, at the time of his death, which at any time after shall come into the hands and possession of the said Samuel Henderson, or into the hands and possession of any other person or persons for the said Samuel Henderson do well and truly administer according to law: And further, do make, or cause to be made, a just and true account of his said administration upon oath, on or before the sixth day of September, which will be in the year of our Lord one thousand eight hundred and twenty six: And all the rest, residue and remainder of the said goods and chattels, rights and credits, which shall be found remaining upon the said administration account (the same being first examined and allowed by the Judge, for the time being, of Probate of Wills and for granting Administrations within the County of Essex aforesaid) shall deliver and pay unto such person or persons respectively, as the said Judge, by his decree or sentence, pursuant to law, shall limit and appoint: And if it shall hereafter appear that any last Will and Testament was made by said deceased, and the executor or executors therein named do exhibit the same into the Court of Probate of the said County of Essex, making request to have it allowed and approved accordingly; if the said Samuel Henderson above bounden, being thereunto required, do render and deliver the said Letter of Administration, (approbation of such Testament being first had and made,) into the said Court, then the before written Obligation shall be void and of none effect, or else shall abide and remain in full force and virtue.

SEALED AND DELIVERED,
IN PRESENCE OF US.

Charles Kimball
Daniel Lord
Manning Dodge

Samuel Henderson

Daniel Lord

Manning Dodge

ESSEX, ss. At a Court of Probate holden at Ipswich in and for said County on the first Tuesday in September, A. D. 1825. THE foregoing bond, having been duly examined, is approved, and ordered to be recorded in the probate office.

D. H. White Judge of Probate.

To the Honorable Daniel A. White Esquire, Judge of
 Probate for the County of Essex.

Samuel Henderson, administrator
 presents the following account of administration of the estate of
 Jeremiah Day, late of Ipswich in said county, yeoman, deceased, intestate.

SAID ESTATE IS CREDITED, VIZ.

By amount of personal estate, as by inventory, - - - - \$32.75

By proceeds of sale of real estate sold by
 order of court, viz.
 Received of Daniel Lord and Charles Kimball
 for the late dwelling house of said deceased
 and land under and adjoining. 195.00
\$227.75

Said estate is Dr. viz.

To paid for preparing papers	\$1.00
To paid for advertising in Salem Gazette	3.00
To paid Amos Choate for recording deed	.60
To paid for swearing committees	.40
To paid appraisers \$3.25 - to paid committee for setting off dower	\$350.675
To paid for preparing affidavit, list of debts, petition for allowance, petition for dower, petition for license &c.	1.25
To paid for deed and acknowledgement	.67
To allowance to widow for necessaries	✓ 32.75
To paid Isaac Lord junior, a note of hand	✓ 24.20
To paid Daniel Lord, a note of hand	✓ 24.47
To paid Sarah K. Jewett	✓ 4.61
To paid Samuel N. Baker	✓ 2.21
To paid Aaron Jewett, sexton	✓ 2.23
To paid Frederick Mitchell for horse to Newburyport and expense to attend probate court	1.50
To paid Mary Kimball	✓ 2.00
To paid Samuel Caldwell	✓ 1.25
To paid Thomas Manning physician's bill	✓ 7.40
To paid Sarah Choate	✓ .83
To paid Isaac Lord	.86
To paid Jacob Lord	.98
To paid Amos Durnell	.50
To paid Andrew Russell for coffee	4.00
To paid Michael Brown for selling real estate	.75
To paid Salome Tucker for cleaning house &c.	.50
To allowance to administrator for time and trouble	30.00
To paid Daniel Haskell 33c. to paid Henry Russell \$1.72	2.05
To paid for publishing order of notice on this account and postage	1.56
To paid for preparing this account	.50
	<u>\$168.82</u>

To the honorable *Daniel A. White* esquire, judge of probate for the county of Essex.

Samuel Henderson, administrator,

presents the following _____ list of debts claimed against the estate of

late of *Isaac* *Jeremiah Day* in said county, yeoman, deceased, in testate, viz.

Due to	<i>Daniel Lord</i>	<i>\$24.78</i>
	<i>Asa Lord</i>	<i>.86</i>
	<i>Isaac Lord junior</i>	<i>23.76</i>
	<i>Joseph Jewett</i>	<i>4.61</i>
	<i>Andrew Russell</i>	<i>4.00</i>
	<i>Harmon Jewett</i>	<i>2.23</i>
	<i>Jacob Lord</i>	<i>.98</i>
	<i>Samuel Caldwell</i>	<i>1.25</i>
	<i>Sarah Choate</i>	<i>.83</i>
	<i>Samuel N. Baker</i>	<i>2.21</i>
	<i>Thomas Manning</i>	<i>17.40</i>
	<i>Mary Kimball</i>	<i>1.00</i>
	<i>Carried forward</i>	<i>\$ 83.91</i>

1890-1891
Samuel Henderson
1891

	Brought forward,	\$ 83.91
Allowance to widow,		32.75
Charges of administration, and other small debts &c.	say	50. —
		<u>\$ 166.66</u>

Dated at Newburyport this twenty seventh day of December, A. D. 1825

Samuel Henderson, administrator.

ESSEX, ss. At a Court of Probate, holden at *Newburyport*
 in and for said county, on the *last* Tuesday in *December*, A. D. 1825.
Samuel Henderson, administrator,

makes oath that to the best of his knowledge and belief
 the foregoing list of debts is true:—It is thereupon decreed, that the same be accepted
 and recorded.

D. J. White Judge of Probate.

6
 11-07-2

Recorded. 218. 41. 117.

7418

1825. December 27.
Day *Journal*, *Magnum*.
 Seit dt.

Day

TO the honorable *Daniel A. White* esquire, judge of
probate for the county of Essex,

THE petition of *Samuel Henderson*, administrator
of the estate
of *Jeremiah Day* late of *Isreal* in said
county, *yeoman*, deceased, in testate, humbly shews,
That the debts against the estate of said deceased amount to
one hundred thirty three dollars *ninety one* cents
more than all his personal estate.

Your petitioner therefore prays, that he may be duly empowered and licen-
sed to sell so much of the real estate of said deceased
as shall be necessary for the payment of said debts, with incidental charges.

Dated at *Newburyport* this *twenty seventh* day of *December*,
A. D. 1825. *Samuel Henderson*

ESSEX, ss. At a Court of Probate holden at *Gloucester*
in and for said county, on the *third* Tuesday in *January*, A. D. 1826.

THE foregoing petition being duly considered, and it being made to appear,
that notice has been given, according to order, to all persons interested: It is
thereupon

ORDERED, That the said *Samuel Henderson*, admin-
istrator as aforesaid, be, and he hereby is, em-
powered and licensed, within one year from the date hereof, to sell so much of the
real estate of said *Jeremiah Day* deceased, as will raise
the sum of *two hundred* dollars, for payment of
just debts against the estate of said deceased
and for incidental charges; said administrator

before fixing on the time and place of such sale to take the oath required by law,
and also to give bond to account for the proceeds of such sale agreeably to the
rules of law; and to cause a notification of said sale to be published three weeks
successively in the *Salem*, printed in

Salem, before the time thereof.
D. A. White Judge of Probate.

ESSEX, ss. February 6, 1826.

Samuel Henderson, administrator
makes oath in manner following: "I Samuel Henderson
do solemnly swear, that, in disposing of the estate lately belonging to

Jeremial Day

now deceased, I will use my best skill and judgment in fixing on the time and
place of sale, and that I will exert my utmost endeavours to dispose of the same
in such manner, as will produce the greatest advantage to all persons interested
therein, and that without any sinister views whatever." Before

Math. Lord, justice of the peace

ESSEX, ss. Received and filed in Probate Court holden at Newburyport
on the last Tuesday in March, A. D. 1826.

Attest,

Math. Lord, Register.

Know all Men by these Presents, That we Samuel Henderson,
mariner, as principal, and Moses Shatswell,
yeoman, and Daniel Lord, yeoman and sutlers,
all of Rowich in the county of Essex
within the Commonwealth of Massachusetts, are holden and stand firmly bound
and obliged unto Daniel a White, judge of probate of wills,
and for granting administration, within the County of Essex, in the full and just
sum of four hundred dollars, to be paid to the said
Daniel a White, and his successors in said office; to the true
payment whereof, we do bind ourselves and each of us, our and each of our heirs,
executors, and administrators, jointly and severally, by these presents, sealed
with our seals. Dated the seventh day of February in the year
of our Lord one thousand eight hundred and twenty six.

The condition of this Obligation is such, that, whereas
the above bounden Samuel Henderson, administrator
of the goods and estate

of Jeremial Day, late of
in said county, yeoman, deceased, in-
testate, is by an order from the court of probate
holden at Gloucester in and for said county
on the third Tuesday in January last, duly empowered and
licensed, within one year from the date of said order, to make sale of real estate
of said deceased for payment of debts against the estate of said
deceased and incidental charges:—Now therefore, if the
said Samuel Henderson, administrator as afore-
said, shall in all things relating to said sale observe the rules and directions of law
for the sale of real estates by executors or administrators, and shall account for, and
dispose and make payment of, the proceeds of said sale agreeably to the rules of
law; then the before written obligation shall be void and of none effect, or e-
shall abide and remain in full force and virtue.

SEALED AND DELIVERED
IN PRESENCE OF US.

Charles Kimball
Math. Lord

Samuel Henderson
Moses Shatswell

Daniel Lord

ESSEX, ss. At a Court of Probate holden at Newburyport
in and for said County on the last Tuesday in March, A. D. 1826
THE foregoing bond, having been duly examined, is approved and ordered to
be recorded in the probate office.

D. A. White Judge of probate.

I Sarah Day, widow of Jeremiah Day deceased,
hereby signify my wish that administration of his estate
may be committed to his son in law Samuel Henderson
within named.
Daniel Lord

her
Sarah X Day
writ.

1825. September 6.
Day Jeremiah, Sr. adm. int.
c. adm.

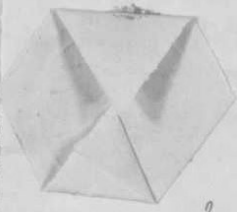
Recorded. c. 18. 40. 226.
J. M.
7418

(2)

Day

Commonwealth of Massachusetts.

ESSEX, ss. By the Honorable Daniel H. White esquire,
Judge of Probate for said County.



To Daniel Lord, Moses Shatswell and Charles
Kimball,
all of Ipswich in said County, GREETING.

YOU are hereby appointed a committee, being first sworn, to appraise all the estate of

Jeremiah Day,

late of Ipswich in said county, yeoman, deceased, intestate; and, when
you shall have completed the inventory, deliver the same, together with this warrant, to the administrator,
who is required to exhibit the same into the registry of
the court of probate, in and for said county, within three months from the date hereof.

GIVEN under my hand and seal of office, this sixth day of September
in the year of our Lord one thousand eight hundred and twenty five.

Attest. Nath. Lord Jr., Register.

D. H. White

ESSEX, ss. October 20, 1825
Daniel Lord, Moses Shatswell and Charles Kimball

faithfully to discharge the trust committed to them by the above warrant, before

Nath. Lord Jr., J. Pearce.

Four tables, old chest and chairs	1.-
One 75c. iron ware \$1.50 - andirons, tongs &c. 50c.	2.75
Looking glass, crockery, glass and tin ware	.50
Window frames and sashes \$8.- sundry old articles, old iron &c. \$2.50	10.-
old barrels \$1.25 - corn \$5.25 potatoes \$1 - apples 75c.	8.25
	<u>\$32.75</u>

7418

To the Honorable Daniel B. White Esquire, Judge
of Probate for the County of Essex.

Pursuant to a warrant from your honor, we, the subscribers, the committee therein
named, having been first sworn, have made the following

Inventory and appraisement of the estate of

late of *Jeremiah Day*
Spurich in said county, *yeoman*, deceased, intestate,
as shewn to us by the administrator

Real Estate.

House and about two acres and a half of land ———— \$275.-

Personal estate.

Bed, bedstead and bedding ———— \$4.-
Desk &c. \$1.25 - old chest and wearing apparel \$5.- ———— 6.25
Four tables, old chest and chairs ———— 1.-
One 75c. iron ware \$1.50 - anvils, tongs &c. 50c. ———— 2.75
Looking glass, crockery, glass and tin ware ———— .50
Window frames and sashes \$8.- sundry old articles, old
iron &c. \$2.5- } 10.-
old barrels \$1.25 - corn \$5.25 potatoes \$1 - apples 75c. ———— 8.25
\$32.75

To the honorable Daniel A. White, judge of probate for
the county of Essex. We the subscribers, having been appointed by
your honor, a committee to set off by metes and bounds one third part of
all the real estate of Jeremiah Day, late of Ipswich in said county,
yeoman, deceased, intestate, to his widow Sarah Day, as her dower
therein, and having been sworn to the faithful discharge of the trust
reposed in us and given notice to all persons interested, have
carefully viewed the real estate of said deceased, consisting of about
two acres of land, with an old dwelling house and another small building
thereon, situate in Ipswich aforesaid, and being of opinion that said
real estate will not admit of division by metes and bounds, without
great prejudice to or spoiling the whole, we assign and set to said
Sarah Day for her dower in said real estate, one third of the rents
and profits thereof, being the sum of five dollars, — to be
paid to her annually during her natural life.

Dated at Ipswich this third day of March, A. D. 1826.

David Lord }
Moses Thatswell } committee.
Charles Kimball }

ESSEX, ss. At a court of probate holden at Salem in and for
said county on the first Tuesday in April, A. D. 1826.

The foregoing return being duly considered, It is thereupon decreed, that the same be
accepted, allowed and recorded; and that ~~the rents, issues and profits~~
therein mentioned, instead of

the one third part of all the real estate of Jeremiah Day, late
of Ipswich in said county, yeoman, deceased,
intestate, ~~as therein set off and described, be and remain~~ for the use and benefit of his widow
Sarah Day, instead of ~~as~~ her dower, during her natural life.

D. A. White Judge of Probate.

We the subscribers, overseers of the poor of the town of Ipswich, hereby certify that we have seen and examined the report hereto annexed of a committee appointed to set off to Sarah Day, widow of Jeremiah Day deceased her dower in his real estate, that we are acquainted with the state and are satisfied with said report, and on behalf of said Sarah Day request that it may be accepted; she being a town pauper.

Ipswich, April 3, 1826.

John Choate
Nathaniel Harris
Joshua Giddings